# CHAMPS BARRED FROM ALL TRIPS

National Commission Takes Important Action.

HERRMANN AGAIN CHAIRMAN

Important Action Taken by High Court of Baseball at Cincinnati. Whoesale Abuse of Drafting to Be Remedied - Immense Volume of Business Transacted at Meeting.

Cincinnati, Ohio, Jan. 3.-The national commission, at its meeting late this aft-ernoon, passed a rule prohibiting the world's champions from playing any sames after winning the world's cham-plonship. The commission was led to take this action following the showing of the Philadelphia Athletics in Cuba The commission, however, does not in-tend to interfere in the playing of fall The commission, however, does not intend to interfere in the playing of fall games and barnstorming tours of other teams, but all will be notified that they must put regular teams in the field and not make a farce of the national game.

The commission also called a halt on the wholesale abuse of the drafting system by club owners in detriment to the advancement of the individual player. In the future, when any team claims a player, it must file with the secretary of the national commission a signed statement that such selection is made for the sole purpose of securing such players services for its own team, and not under an agreement or arrangement for his transfer to another major or minor league club. If, on investigation, the commission finds the certified statement false, and that the selection was perverted from its true purpose, in furtherance of a conspiracy, a fine equal to the drafting price of the league from which the player was drafted shall be imposed on each offending club.

The commission also decided to engage an agent, at a salary of \$2,000 a year, who will represent the commission at the meetings of all minor leagues and associations. It is the purpose of the commission to keep in closer touch with the minors.

While a schedule has not yet been

the minors.

While a schedule has not yet been completed, it is understood that the two major leagues will open April 12 and close October 8.

The volume of business transacted by the commission the past year was the greatest since its organization, according to the report of Chalman Herrmann. Chairman Herrmann was re-

mann. Chairman Herrmann was re-elected, as was Secretary John E. Bruce

## BOSTON DOVES' OWNER SUED.

Partner in Law Brings Suit for Services Rendered.

ting through the big baseball deal whereby the Boston National League club came into the hands of William H. Russell, Charles S. Hill to-day brought suit for \$10,000. He says he has been unable to reach a compromise with Mr. Russell, in consequence his counsel brought suit in the United States Circuit Court.
Mr. Hill is Mr. Russell's law partner
in the firm of Russell, Hill & Young.
Mr. Russell said this afternoon: "This is amicable. Neither Mr. Hill nor myis purely a friendly sult, and everything is amicable. Neither Mr. Hill nor my self has had any trouble, but this is the only way that we could adjust our claims and clear up our bookkeeping. Mr. Hill assisted me in the work of buying the club, and when it came to a question of payment for his services he found that we couldn't agree. We were at a deadlock, and the only way to settle it was to take it to court."

Mr. Hill corroborated everything Mr. REDERALS RECO

## INSANE PATIENT ENDS LIFE.

Anna Volinsky, Who Accused Jacob H. Schiff, Hangs Herself.

New York, Jan. 3 .- Anna Volinsky, th voman who was committed to the Man haitan State Hospital on Wards Island, about a month ago, after she had threat-ened to take the life of Jacob H. Schiff, was found hanging by a slender rope from a hook in the clothes room at the

ntended to harm her.

Jacob H. Schiff was at his residence
when he was told of Miss Volinsky's

"I am sorry to hear that," he said simply, "I am very sorry to hear that."

# SUMS UP D'AULBY CASE.

Chief Counsel for "Count" Re proaches French Judiciary.

Jan. 3.-Maiter Bernard, chief counsel for "Count" d'Aulby, began his argument to-day in the summing up of the case against the "count" for extorting \$300,000 through the sale of spurious old masters from Mrs. Charles H. Paine

The public prosecutor yesterday with drew the charge against "Countess" d'Aulby, formerly Miss Lunt, of Boston who was being tried with her husband. The Countess de Choiseul withdrew from the case at the last hearing, and her letters to the "count" were thereupon

returned.

In his address to-day M. Bernard reproached the Tours judiciary with too
completely assisting Mrs. Paine, whose
suit, he declared, was only brought in
order that she might regain possession
of her letters. Her withdrawal came
about, he said, when counsel secured the
famous packet for her.

During his address. M. Bernard and

famous packet for ner.

During his address, M. Bernard announced that d'Aulby would prove his right to the title of count after he got

noon, and judgment will be rendered on January 14.

It may be explained that a French judge is always assisted by two or more assessors. Judge Dumont is one of these, and thus he was able to replace Judge Robert, before whom the greater part of the case was tried prior to his being taken ill, which compelled his retirement yesterday.

Pashionable School Abandsmed.
Ashury Park, Jan. 1.—The Institute it of School for Boys, conducted since sat July in the Daniel O'Day mannion to Dani, falled to reopen following the bristman holiday to-day. Lack of instrume sufficient to run the estate is given a title 'cause of abandonpoint.

IS RE-ELECTED CHAIRMAN.



# BUSINESS BEATEN BY EASTERN, 30-6

Stenograghers' Basket - ball Five Easily Outplayed.

The first interhigh school game oon in the Business gym, when the Island Avenue School quint hooked up with Eastern High. The red hot all the way, but the wictors soon hit their stride, and the contest proved to be an easy victory, the final core being 30 to 6. McCaffery, of the

roved to be an easy victory, the final score being 30 to 6. McCaffery, of the Eastern quint, and Shore, of the losers, were ruled off the floor for unnecessary roughness. Chase and Dalley, for the Capitol Hill boys, were in the limelight the entire game, while for the losers Bridget was the best.

The game started off with a rush, and it was some time before one of the players succeeded in caging a basket. This lot fell to Dalley, who received the ball from a long pass, and as he was uncovered, the shot was easy. After that the Capitol Hill boys had things their own way for the remainder of the game. Not once in the first half did the Business boys have the ball near their own goal for any length of time.

The second half saw the Business boys manage to score their six points. The first basket was made by Bridget, who caged the ball from near the center of the floor. By the time the losers had obtained two points, Eastern had rolled up a score of 24, and during the remainder of the half they toyed with the Rhode Island Avenue School quint, taking shots from anywhere on the floor. Line-up and summary:

Eastern Positions. Business. ton, Jan. 1.-For services in put-

Eastern.

# FEDERALS RECOVER LOST TERRITORY

was found hanging by a slender rope from a hook in the clothes room at the hospital late this afternoon. A nurse who discovered her called a physician, but Miss Volinsky was already dead. Miss Volinsky was not considered a violent patient. She was in the ward where the least deranged patients are cared for, and like most of the others in the same ward she had little duties to perform about the hospital. It was in the course of one of her tasks that she went to the clothes room.

Dr. William Mabon, superintendent of the hospital, said to-night that on most subjects Miss Volinsky appeared to be sane. Her one dangerous delusion, he said, was the one she had nured since she lost her job as a collector for the Montefiore Home seven months ago. She believed that Schiff and certain others were still in pursuit of her and intended to harm her.

Jacob H. Schiff was at his residence was the last fight of any consequence was the control of the last fight of any consequence was the control of the last fight of any consequence was the control of the last fight of any consequence was the control of the last fight of any consequence was the control of the last fight of any consequence was the control of the last fight of any consequence was the control of the last fight of any consequence was the control of the last fight of any consequence was the control of the last fight of any consequence was the control of the last fight of any consequence was the control of the last fight of any consequence was the control of the last fight of any consequence was the control of the last fight of any consequence was the control of the last fight of any consequence was the control of the last fight of any consequence was the control of the last fight of any consequence was the control of the capture of the capture of the capture of the last fight of any consequence was the control of the capture of the cap

with the rebeis, but no serious fighting. The last fight of any consequence was last Wednesday, after Gen. Luque had forced Mal Paso and encountered a band of rebels between there and Pedernales where he joined Navarro. In the fighting about 100 were killed and wounded. Some

about 100 were killed and wounded. Some reports have it that only seventeen wounded have been brought in, and six dead were buried by the federals. Batoplias, the town which the federals have retaken from the insurrectos, is the location of the famous Shepherd mines, discovered and developed by the late Gov. Shepherd, of Washington, D. C., and still controlled by his sens. They are the richest silver mines in Mexico.

## HEIRESS WEDS CHAUFFEUR.

Marriage of Greenwich Couple Kep

Secret Since May.

Secret Slace May.

Greenwich, Conn., Jan. 3.—Much interest has followed the announcement made to-night of the marriage of Mary Augustine Smith, the youngest daughter of Mr. and Mrs. William J. Smith, to Arthur Woodcock, chauffeur for Mrs. J. B. Converse, of New York. Mr. Smith is a millionaire. The marriage took place in Port Chester on May Il last.

Rev. Father Maltes, who married the Dyke and Duchess Torlonia (the latter was Elsie Moore, daughter of Charles A. Mogre) married Mr. Woodcock and Miss Smith at the parochial residence. In the affair figured Rev. Father Fitzgerald, the Greenwich pastor and most intimate friend of the family. The priest kept the secret until the bride choose to tell her parents, which she did to-day.

The shock to the girl's parents was great, but late to-night it was announced that they had forgiven the pair and woodl do all in their power to make the future bright.

Wants Inheritance Made Clear.
Boston, Mass, Jan. 2.—Mrs. Robert D.
Evans, of Boston and Boverly, has instituted an action in the Supreme Court seeking to determine the rights of various relatives of her late husband in the half of his actain, which by his will is to be divided among them at the death of Mrs. Evans. Mr. Evans, who owned the orthits at Boverty occupied by President Taft and family during the year releasemen, left property united at more than St. Mass.

# NEWSOFALEXANDRI

Cases Set for Trial in the Circuit Court.

SODALITY LYCEUM OFFICERS

m Desmond Elected Presiden at Largely Attended Meeting Death Calls James Downey, Well-Harvey Davis Is Continued,

A.S.DONIPHAN, News Agent KING AND COLUMBUS STS. Alexandria, Va.

The Washington Herald delivered to any address in Alexandria at the following rates: Daily and Sunday....40c per mo. Daily only ...............25c per mo.

Alexandria, Va., Jan. 2.-The January term of the Circuit Court for this city, Judge J. B. T. Thornton presiding, con-vened this morning. The docket was called and cases were set for trial as

P. T. Harrington against the city coun-cil, to recover damages for the death of a horse set for trial January 5; E. L. a horse set for trial January 5; E. L. Sinclair against Fairfax & Co., set for trial January 6; H. N. Garner against Harry E. Poss, set for trial January 6.

Arthur Snowden was appointed substitute trustee under the will of D. A. Windsor for Mary Anna Snowden and her children, in place of Arthur Herbert, Francis L. Smith, and R. S. Windsor.

The January term of the United States Court for the Eastern district of Virginia will convene here at 11 o'clock tomorrow morning, Judge Edmund Waddill presiding. Both a grand and petit jury has been summoned.

A largely attended meeting of the Young Men's Sodality Lyceum was at its hall this evening when the following officers were elected to serve for

William Desmond, president; M. Creegan, first vice president; James Roche, second vice president; Rev, H. J. Cutter, chaplain; Frank A. Nugent, recording secretary; C. R. Hellmuth, financial secretary; R. L. Carne, jr., treasurer; E. Hyland Brawner, sergeant-at-arms; James Callan, librarian; C. T. Hellmuth M J. McFarland T McGowan, Dr. E. A. Gorman, John Harlow, Walter M. Don neily, members of council.

James Downey, a well-known resident cied late last night at the home of his son-in-law, Sylvester A. Breen, 1322 King street. He was seventy-seven years old and is survived by one daughter, Mrs. S. A. Breen. Mr. Downey was a native of Pottstown, Pa. The funeral will take place at 9:20 o'clock Thursday morning from St. Mary's Catholic Church.

Funeral services for Albert Stuart, who died yesterday, will be held at II o'clock Thursday morning at his late home, 79 King street. The services will be conducted by Rev. W. J. Morton, rector of Christ Episcopal Church, and burial will be in Christ Church Ceme

The case of Harvey Davis, held on a warrant charging him with the larceny of a watch from William Cossabone, was continued until Saturday in the Police Court. Davis' bond was fixed at \$250. He had not procured a bondsman at a late hour to-night. The accused will be represented by Attorney Leo P. Harlow.

The recently elected officers of Alva Aeric, No. 87l. Fraternal Order of Eagles, will be installed to-morrow night at Serepta Hall. A large delegation of Washington members of the order will

Mexican Insurrectos Driven
Back Into Mountains.

The members of the Alexandria Bar Association held a meeting this afternoon and took action on the death of the late Albert Stuart. Several of those present paid a fitting tribute to his memory.

J. K. M. Norton and others have sold to Thomas P. Henderson and others, trustees of the Second Baptist Church, two building lots on the east side of Columbus street, between Oronoco and Pendleton streets. A deed of conveyance was placed on record to-day in the office of the clerk of the Corporation Court.

Week of prayer services, which begun Monday evening, were held this evening at Methodist Protestant Church and were conducted by Rev. W. F. Watson, of First Baptist Church.

The vestry of Grace Episcopal Church has appointed a committee to draft suitable resolutions of respect to the mem-ory of Charles King, who was a senior warden of the church.

## LIFE SAVED BY BABY.

York, Pa., Jan. 3.-Clement Kuhn drank carbolic acid with suicidal intent here

#### IMMIGRATION LAW LAX.

mer Meete Wanta Radio

Changes Made by Congress. San Francisco, Jan. 2.—That there wil San Francisco, Jan. 2.—That there will be changes proposed at the next session of Congress which will remedy the present defects of the immigration and exclusion laws was a statement made last night at a banquet given in his honor by Daniel J. Keefe, United States Commissioner General of Immigration, Union labor officials, besided by Marca McCarlin, besided by Marca McCarlin,

bor omeiais, headed by Mayor McCharthy, were the hosts, Mr. Keefe said:
"As the immigration laws now exist, it is an utter impossibility to keep un-desirable aliens, especially Asiatics, our of the United States. Defects in the or the United States. Describe the Chinese exclusion law are responsible for the coming into this country of Orientals who are not entitled to land. Many Chinese land in Canada after depositing

bor officials, headed by Mayor McCarthy,

Chinese land in Canada after depositing a \$500 head tax. Canada geta the \$500, but in a great many instances the United States gets the Chinese.

"I am of the opinion that the immigration authorities should be given the power to decide the right of a Chinese or any other alien seeking admission to the United States to land.

"One solution of the present defect in the exclusion laws would be to have the law so amended as to permit of only one interpretation.

law so amended as to permit of only one interpretation.

"I am strongly of the belief that the exclusion laws will be so amended by the next Congress as to satisfy the people of the Pacific Coast. I am also quite sure that there will be a general change for the better in all immigration laws by Congress during the next session."

# CANADIAN CABINET MEMBERS COMING

Various Missions Bring Men to Washington.

Ottawa, Jan. 2.—Six members of the Canadian cabinet are to be in Washington this week. Their missions vary, and it is altogether likely that while members of the cabinet are authorized to participate in the reciprocity negotia-tions, the others will probably be fully informed as the progress of the negotia who are directly concerned therein,

The members of the cabinet who are authorized to resume the reciprocity negotiations are Mr. Paterson, minister of customs, and Mr. Fielding, minister of

The other ministers who are going to Washington are Mr. Brodeur, minister of marine and fisheries; Sir A. B. Aylesworth,

marine and fisheries; Sir A. B. Aylesworth, minister of justice; George P. Graham, minister of railways, and W. M. King, minister of labor.

Messrs. Aylesworth, Brodeur, Graham, and King each has a mission ostensibly of his own in connection with the international aspects of his own department, but it is generally recognized here that the importance of the reciprocity negotiations now being resumed furnishes a most valid reason for the simultaneous presence of these men in Washington just as the reciprocity negotiations are being resumed.

reciprocity negotiations are being re-sumed.

Mr. Graham will meet the chairman of the Interstate Commerce Commission and Judge Mabee, chairman of the Canadian railroad commission, now in Washington, while Mr. Brodeur and Sir Aylesworth will confer with Mr. Bryce in connection with the working details of the award of The Hague tribunal in the North Atlantic fisheries case. Mr. King goes to address the Civic Federation.

## FARES UP OR NO CASH.

Cleveland Car Lines.

Cleveland, Ohio, Jan. 3.—Wall street threatens to end Cleveland's enjoyment of a 3-cent street-car fare. This rate has been in effect for over a year. The service has been good, but Wall street insists that the fare be raised before they put up the cash for improvements. Cleveland Railway Company officers they put up the cash for improvements. Cleveland Rallway Company officers will open negotiations this week with the authorities to have the Taylor franchise amended to meet suggestions of N. W. Harris & Co., of New York, who offered to finance the property under certain conditions.

"Never mind. There will be no increase in the gate of fare," was Mayor Bachr's in the gate of fare," was Mayor Bachr's

in the rate of fare," was Mayor only comment on the situation.

## ICE TRUST IS ORGANIZED.

Albany, Jan. 2.—The Natural Ice As sociation of America, with principal offices in New York, was incorporated today, to promote the interests of harvesters and dealers in natural ice. The directors include Henry W. Bahrenburg, of Summit, N. J.; James W. Scott, New York; Thomas M. Sherman, Utica: Joseph Horner, Grand Rapids; Harry Walker, Bridgeport, Conn.; Oliver S. Hayward, Boston: William Meidrum, Montreal; Charles C. Ferber, Scranton, Pa., and Miller Stradley, Wilmington, Del.

Copper Output Is Large.

resterday. His four-year-old son saw the man drinking the poison, and ran quickly to tell his mother.

Mrs. Kuhn dosed her husband with milk in December the company produced 21,and saved his life. Too much liquor is 500,000 pounds of copper. Outside production brings the Butte output for the month up to 22,500,000 pounds.



# DAILY COURT RECORD

the United States for the Southern district of New York; deeme affirmed with costs. Opinion by Mr. Justice Holmes.

No. 19. William Hendrix, plaintiff in error, w. The United States; in error to the District Court of the United States for the Eastern district of Texas; judgment affirmed. Opinion by Mr. Justice McKeens. Discenting, Mr. Justice Harfan.

No. 681. West Side Belt Railmad Company et al., plaintiffs in error, ss. Pittaburg Construction Company; in error to the Supresse Court of the State of Pennsylvania; judgment affirmed with costs. Opinion by Mr. Justice McKeens.

No. 20. American Land Company vs. Louis Zeiss; on a certificate from the United States Circuit Court of Appeals for the Ninth circuit; both questions, certified, answered in the negative. Opinion by Mr. Chief Justice White.

No. 48. The United States for the district of Idabb; judgment reversed and cause remanded for further proceedings in conformity with the opinion of this court. Opinion by Mr. Chief Justice White.

No. 541. The United States for the Southern district, No. 541. The United States for the Southern district of New York; judgment reversed and cause remanded for further proceedings in conformity with the opinion of this court. Opinion by Mr. Chief Justice White.

The Chief Justice also announced the following orders of the court:

No. 67. Samuel Loeb, plaintiff in error, vs. Henry Jennings, chief of pelice of the city of Atlantic, in error to the Supreme Court of the State of Georgia. Per curiam: Judgment affrance on the supreme Court of the State of Georgia. Per curiam: Judgment affrance on the sunthority of Waters-Pierce Oil Company, us. State of Texas, 221 U. St., 112, 118; Goodrich vs. Ferris, 214 U. St., 79; Griffith vs. Connecticut, 28 U. St., (No. 58. The United States, petitioner, vs.) Leo-

(Not yet reported).

No. 482. The United States, petitioner, vol. Leopoid Baruch; motion to advance granted, and cause assigned for argument on Tuesday, October 19, 1211, after the case hereofore assigned for that day.

No. 516. The United States, aspellant, vs. The Pidelity Trust Company, &c. flotion to advance granted and cause assigned for argument on Tuesday, October 10, 2211, after the cases heretofore assigned for that day.

No. 823. Lázzie M. Trouell, petitioner, vs. The Delaware, Lackawann and Western Ballroad Com-

b. 285. C. H. REKTOR, PERILOMER, vs. 7.
nswirk-Bulle-Collender Company; petition for of certiforar to the United States Circuit Coppeals for the Fourth circuit granted.
a. 813. Prank A. McComber et al., appellan Alva A. Nicholson et al.; motions for super and for leave to argue same orally and to: vance denied.

No. 22. The Baltimore and Ohio Railroad Com-pany, appellant, vs. The Interstate Commerce Com-mission; motion to fix day for reargument aubmit-ted by Mr. Frederic D. McKenney for the appel-

No. 533. The City of New Orimans et al., peti-tioners, vs. The Wakefield Sheet Piling Company; petition for a writ of cortional to the United States Circuit Court of Appeals for the PiPth dir-cuit submitted by Mr. Proferich R. Tyler, ta behalf of Mr. Olmer Villere and Mr. Edgar El. Parrar for of Mr. Omer Villere and Mr. Edgar H. Parrar for the petitioners.

No. 820. A. F. Millan, petitioner, vs. Exchange Sank of Mannington; petition for a writ of certiceari to the United States Circuit Court of Appeals for the Fourth circuit, submitted by Mr. John W. Davis for the petitioner, and by Mr. E. M. Showalter for the respondents.

Non. 9 and 10 (original). Ex parte: in the matter of the State of Ohlahoma, petitioner; motion to fix day for reseguement submitted by Mr. Joseph W. Balley for the petitioner.

No. 320. Stuart Lindsley, appellant, vs. Natural Carbonic Gas. Company, et al.; argument commenced by Mr. Guthrie B. Piante for the appellant.

memoral by Mr. Gularus D. Camero on the pellant.
Adjourned instill to-morrow at 13 o'clock.
The day call for Wednesday, January 4, 1941 will be as follows: Nos. 200, 72, 518, 528, (and 537 and 539 and 539, 7 (and 6), 118 (and 129), 201, 533, 537, 647, 648, 627, and 438.

DISTRICT COURTS.

Court of Appenia.

In re Margaret C. Reeves; adoption legalized.
No. 2027. Phillips vs. Crocker; reference to auditor. Attorneys, Barnard & Johnsto-W. W. Douglas and Archer & Smith.
No. 2020. Tomes; vs. Tomes; order to pay belance of attorneys fors and costs. Attorneys, J. M. George and W. C. Martin-A. W. Scott, Thomas Beckett, and R. L. Gazkins.
No. 2020. Blake & Knowles Niesm Pump Works, S. Brown; time to take testimony extended. Attorneys, A. S. Worthington-Chapin Brown, C. Robinson, and E. H. Thomas.
No. 2023. Arrington vs. Arrington; absolute divorce granted. Attorneys, J. A. Lynham-E. M. Hewlett.

JUSTICE ANDERSON. No. 51828. Kimball vs. Quebec Steamship Company; on trial. Attorneys, H. G. Kimball and J. J. Davlington—J. E. Hayden.
Assignments for to-day:
Kimball w. Quebec Steamship Company. Attorneys, Kimball & Darlington—Hayden.
No. 111. Wright w. Washington Railway and Electric Company.
Attorneys, Bradley—Douglas & Hoover.

127. Pritchard vs. Baltimore and Ohio Bail-Company et al. Attorners, O'Donoghue-Bam-cobert, Yerken & Hamilton. 37. Jones vs. Anacostia und Potomac Biver say Company, Attorneys, Ambrose, Kappler & list-Dartington. 12. Cohen vs. United States Express Com-Attorneys, Broman & Tobriner-Birney.

Circuit Court No. 2. JUSTICE BARNARD.
United States ex rel. Breunan
Company r., Congrasioners of Distrijudgment on demurrer; petition

missed.

No. 2074. United States vs. Title Guaranty and Surviy Company; judgment on mandate; judgment act aside and demurrer overruled.

No. 6001. Spraw, administrator, vs. Staples; verdict for defendant. Attenneys, K. H. Jackson, Hayden Johnson, and J. C. Nichols-C. H. Syme and H. F. Woodard.

H. F. Woodard.
Assignments for to-day:
No. 1895. Turner va. Washington Terminal Cumpany. Atterneys, Forcust & Mitchell-Hamilton.
No. 130. Reasell vs. Washington Post Company. Orogias. No. 198. Taylor vs. Weber. Attorneys, McNamara & Huidekoper—Tobriner. No. 222—Webster vs. Ruppert. Attorneys, Sin-

Criminal Court No. 1.

Criminal Court No. 1.

JUSTICE WRIGHT.

No. 2005. United States va Martha Thomas; abortion; sentenced to the penitentiary for three years; appeal noted, and bail fixed at \$3,600.

No. 2541. United States va. William Jones; depredation on private property; plea guilty; sentenced to penitentiary for two years and to pay a fine of \$500, to take effect from and including expiration of kell sentence.

No. 2526. United States va. Jett West; house-breaking and larceny; plea guilty.

No. 2526. United States va. Gey Jacobs; embendement; plea not guilty.

No. 2526. United States va. William P. Harrico, same; name.

No. 5520. United States va. John P. Davis; carnal knowledge; recognisance in \$500, with Myra Murdeck, surety, taken.

No. 2520. United States va. John Barkham; risco, same; same,
No. 2730. United States vs. John F. Davis;
carrial knowledge; recognizance in \$500, with Myra
Murricck, surety, taken,
No. 2730. United States vs. John Barkham;
grand larceny; recognizance in \$500, with Myra
Murdock, surety, taken,
No. 2500. United States vs. Richard E.
Preusser, Leo Mayer, George Turner, Edward L. Boggs, O. J. Robinson, and Harry
Owers, violating section 5400 Revised Statutes,
United States, and act of March, I. 1800,
relative to keeping broket-shops in the
District of Columbia: televinants plea gailty each;
defendants Preusser and Mayer suretesced to pay
a fine of \$2,500 sech and to impresenced to pay
a fine of \$2,500 sech and to impresenced in the
penicentary for two years each, and on jayment
of fine to be pisced on probation; defendants
Boggs, Robinson, and Owerns sentenced to pay a
fine of \$100 sech, fines pale.
No. 2731. Upited States vs. Angelus Politicals
committed to have been presented by the sech, fines pale.
No. 2732. Upited States vs. Angelus Politicis;
committed to have been presented by the contree weeks.
Court anignments for Jamany 4.
United States vs. Walter Dolby,
United States vs. Richard Joses.
Ceriminant Courty No. 2.

MODERN STEEL PALACE STEAMSMAT OF MODERN STEEL PALACE STEAMSMAN. Le. Washington. Le. Norfolk. Le. Old Point Candort. The Thomas Candort. Le. Old Point Candort. L

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Can. E up. C. G. REYNOLDS, Manager. FOR OLD AND YOUNG

200. Attorney, F. E. Pratt. Estate of Sydney F. Marshall; letters testamentary granted to United States Trust Company and C. A. Douglas; bond, 230,000. Attorneys, Douglas & Baker. Estate of Mary Smith; letters of administration granted to J. C. Norwood; bond, 250. Attorney, W. H. Richards. Estate of John Ofenatein; petition for letters testamentary. Attorneys, E. H. Thomas, H. H. Walker, and H. A. Heitmeeller. Estate of Frana H. Lochbachler; letters testamentary granted to George J. Lochbacher and Carl A. Lochbachler; bond, 312,000. Attorney, W. B. Relly.

A. Lochbochler; bond, \$22,000. Attorney, W. B. Reilly.

Biate of Wallace F. Randolph; letters of administration granted to Annie P. Randolph; bond, \$100. Attorney. Carlisle & Luckett.

Estate of Fannie Miller; letters of administration granted to Elsie M. Miller and Jacob S. New; bond, \$8,000. Attorneys, Leo Wineberg and Myer Cohen.

Estate of James R. Soley; letters of administration granted to Simon Lyon; bond, \$1,000. Attorneys, Lyon & Lyon.

Estate of Kdward H. Totten; letters of administration d. b. n. c. t. s. granted to Simon Lyon; bond, \$1,000. Attorneys, anne.

In re Reuben C. Rose et al.; Edward F. Colladay appecinted guardian; bond, \$400. Attorney, E. F. Colladay.

Estate of Joseph E. Smith; order for commission.

sion.

In re Ransom M. Williams; order for allowance, Attorney, J. W. Gardiner.

Estate of Solomon Berliner; will dated August
13, 1910, filed.

Ratate of James Nichols; will dated Jime 25,
1900, filed.

Katate of Solomon Berliner; petition for letters
testameutary. Attorney, Louis Ottonberg.

Bankruptcy Petition,

JUSTICE STAPFORD.

No. Mr. In re Thomas E. Waggama uthorised to sell certain unsubdivided leveland Park. District Court.

CHIEF JUSTICE CLABAUGH.

No. 915. In re opening alley square 253; marshal directed to aumnoo jury.

No. 90. In re opening aller in square 329; order faing February 2 for bearing.

No. 915. In re opening aller in square 1014; pro-

No. 2865. Annie M. Oumingham vs. Joseph A. unningham et al.; divorce. Attorney, W. A.

Lawruits

Perry.

No. Miss. Elizabeth Buchanan vs. C. G. Sloan & Co.; damages, \$20,000. Attorneys, P. E. Minchell and Edwin Forrest. REAL ESTATE TRANSFERS.

No. 140 E street southeast—Square 725, lot 18; James
O'Donnell et ux, to Hartson J. Burbage, 25.
Plearant Plains—Lot 535, block 6; Lee Brown to
Mary E. Eppelsbeimer, 30.
Villa Park—Square 625, lot 18; Clara A. Marden et
vir to M. L. Edon, 335,53.
Widow's Mite—Square 230, lot 808; Samford D.
Cowden to 1876 J. Newell, 35.
Chichester—Lot 18, block 1; Henry H. Bergmann
and George M. Emmerich, trustees, to Tasswell J. Green, 23, 2000.
Peansylvania avenue borthwest, between Twentyfirst and Twenty-second streets—Square 75, part
first and Twenty-second streets—Square 75, part

of lot 19; Mand H. Shaw, Annie E. Price et al. to Annie E. McQueen, Rü consylvania avenue northwest, between Twenty-

of lot 19; Mand H. Shaw, Annie E. Price et al. to Annie E. McQueen, Si
Fennsylvania avenue northwest, between Twentyfirst and Twenty-second streets-Square 70, part,
of lot 19; Annie E. McQueen to Emmett L. Pettit, Si

U street northwest, between Sventeenth street and
Florida swenue-Square 189, lot 28; William W.
Cobey to Ellen E. Cobey, Si

Dobbins' Addition—Lot 3, block 5; John A. Schaefer and William R. McCloskey, trustees, to
Vernia A. Landvoight, M. 190.

B street southeast, between Fourth and Pithis
streets-Square 831, part of lot 19; John P.
Dubey and James F. Dubey to Daniel J.
Sollivan, Si

Frant Park-Square 8301, lots 60, 71, and 72; John
P. F. White et ut. to Robert Cross, Si

Foorth street northeast, between C and D streetsSquare ED, parts of lots 5 and 9; Blanche D.
Secrit et vir to James Gilliard and Adolaide
Gilliard, Si

DEFENDER OF TRUSTERS

pure IN-Lot 18; Hartson J. Burbage et uz. to Ellery J. Burtt and Frank A. Johnson, trustees, to secure the Mutual Serial Building Associa-

to secure the Mutnal Serial Building Association, 25,000.

Square R3-Lot S: Elimbeth Murrison to Harry Lusson and Cotter T. Briefe, trustons, to secure H. Curtice Lussons, \$1,200. t to 5 years and 3 months, without indexes.

Passant Plains-Lot SE, block 4; Mary E. Espelsheimer to John Tuylor and Algeron S. Gardiner, trustons, to secure Lee Brown, B.100, 1 to 301 montas, 6 per cent per un nom.

Chichester-Lot SI, block 1: Thaswell J. Green et uz. to Henry H. Bergmann and Charles Schafer, trustens, to secure the Northern Liberty German-American Building Association, No. 4, 900.

Spring NSP-Lot ST; S. 16: Hhonds et viv in E. E. White and Saurel Crivingham, trustens, to secure Auguston E. Rheeds, 500, on demand, 6 per creat, semi-semisally.

Spring NSP-Part of lot By Annie E. McQuesso to Rent T. Annes and Felix A. Van Beuch, trustens, to secure Henricht C. Sincialr, \$1,000.

Seriolian Rill—One-kind Interest in parts of lote 13 and 14 block 5; Gertrude E. Mesley to Bickand T. Paro and Berbott A. Gill, trustens, to secure Henricht Interest in parts of lote 13 and 14 block 5; Gertrude E. Mesley to Bickand T. Paro and Berbott A. Gill, trustens, to secure Henricht Rills.

nimally.

Obblists' Addition—Lot 28, block 5; Vergis A
Landwight to Wharton R Lester and Michael
J. Colbert, trustess, to secure the Natiscal Parmanerst Building Association, R. Landprace 278—Lots 68, 582, and 587; Alice M. Selfs
prace 278—Lots 68, 582, and 587; Alice M. Selfs
Machall, trustess, to secure the Washington 68.

Nec Cost Permanent Building Association, SSI,
Inglands—Lot 31, block 3; Harry Wardsons and
Themas P. Bones to William A. Bill and Francis
J. Phillips, trusteen, in secure Lether M. Doring
SLES, 5 years 96; per cent, smalenessally,
West Biominglabs—Lot 8, Bock 2; William O.

Allard et us, and Walter B. Appeloy et us.,